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SECTION 1.401

PETITION FOR AMENDMENT OF

THE FM TABLE OF ASSIGNMENTS

PETITIONER:

PETER L. CEA

707 GREEN COOK ROAD SUNBURY, OHIO 43074

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I. INTRODUCTION TO THE PETITIONING PARTY

The intention of this pleading is to construct a valid petition to amend the FM Table of Assignments (47 CFR 73.202). The Code of Federal Regulations 47 has been used as a guideline to construct this document.

Being, Peter L. Cea, who will be referred to as the "Party", who chooses to participate in the timely filing of this petition for the rule making as defined in Section 1.400. For the record, the party currently resides and corresponds from 707 Green Cook Road, Sunbury, Ohio 43074-9761.

To establish the reputable character of the party, it should be known that this petition conforms to the specific rule making requirements of Sections 1.49, 1.52, and 1.42(e). Due to the absence of any current channel assignment changes, Section 1.401(d) will not pertain to this petition. It will be the review of this document to decide the validity of all statements held within Section 1.401(e).

To satisfy the party's statement of interest to this petition; let it be known that Peter L. Cea seeks channel assignment should the results warrant amending the FM Table of Assignments. Additionally, should the Commission grant finder's preference to the petitioning party, it is the intention of the party along with its assigns to continue with interest to seek the assignments construction permit.

II. THE LOCATION AND ASSIGNMENT PETITIONED

Considering the Table of FM Assignments and Minimum distance separation between stations (Section 73.207) the channel number concerning this petition is channel 298A or 107.5 Mhz. This frequency would be assigned to the principal community of Portsmouth, Ohio.

Using the distance computations and reference points supplied from the F.C.C. data base of FM Assignments, the proper station separations are maintained as regulated by Section 73.207. The party submits the proper calculations as evidence in this petition to support calculations considering reference points as allowed in Section 73.208(a)(2).

III. PRINCIPAL COMMUNITY REQUIREMENTS

The coordinates chosen for the proper distance between stations are located within the principal community to be served. Although this would not constitute the actual antenna location, this site possesses the ability to meet the transmission requirements and area of coverage outlined in Section 73.315.

IV. ISSUES CONCERNING PART 17

This petition will address any possible obstructions to air traffic safety due to antenna structure location as regulated by the Federal Aviation Administration. The coordinates of the petitioned assignment are located on an existing two hundred and eighty foot structure. By the interpretation of Section 17.7, an antenna structure appropriate in height for a Class A station would not jeopardize air traffic. Confirmation of approval by the Federal Aviation Administration would be the responsibility of the successful applicant.

V. SUMMARY

To the best of my knowledge, it is believed both through interpretation of the Code of Federal Regulations and distance separations through computer calculations, the channel assignment corresponding to 298A or 107.5 Mhz would serve the public interest in its principal and surrounding communities. The party has attempted to build the proper argument for rule making to change the FM Table of Assignments. As consistent with the Federal Communications Commission, the necessary engineering and applications for this assignment will be required for contour protection of all stations within the vicinity of the proposed station.

All comments pertaining to this petition and their certificates of service should be forwarded to:

Peter L. Cea 707 Green Cook Road Sunbury, Ohio 43074-9761

Signed:

Peter L. Cea, Petitioning Party

August 9, 1996

VI. FULFILLMENT OF AFFIDAVIT - SECTION 1.52

Section 1.52 of the Commission's Rules requires that the original of any document filed with the Commission by a party not represented by counsel be signed and verified by the party and his/her address stated.

This is to serve notice that I, Peter L. Cea ("petitioner"), verify that the statements and submittals contained in this document be accurate to the best of my knowledge.

My address is:

Peter L. Cea

707 Green Cook Road Sunbury, OH 43074-9761

Petitioner's Signature:

Witnessed

JEAN A. CEA

NOTARY PUBLIC, STATE OF OHIO
MY COMMISSION EXPIRES JAN. 27, 1998

Constraints Study FM Channel 298A

Title: CHANNEL 298A

Reference City: PORTSMOUTH, OH Translators Are Included

Audit File: fms08016.A01

Latitude: 38-44-49 Longitude: 82-58-13

FCC Database: 960726

	Licensee Name St FCC File No.	Chan ERP-kW Freq EAH-m			Dist Req (km)
WKOVFM LIC Wellston	Jackson County Broadc OH BMLH-940201KA	244B1 16.0 96.7 129			
USED Wellston Effective 11-1	OH 3-89-RSVD FOR WKOVFM PE	244B1 96.7 R D88-610 Doo		225.9	
WKCC LIC Grayson	Kentucky Christian Co KY BLED-810918AG	244D .013 96.7 -47	38-20-18 82-56-38		
WMLV LIC Ironton	Simmons Broadcasting OH BLH-6132	296A 3.00 107.1 38	38-32-22 82-40-17		34.75 31 3.75 CLOSE
USED Ironton Coordinates up	OH dated from LIC record	296A 107.1 BLH6132	38-32-22 82-40-17		34.75 31 3.75 CLOSE
WMLV CP Ironton	Simmons Broadcasting OH BPH-950911IC	296A 3.0 107.1 87	38-32-12 82-40-21		34.89 31 3.89 CLOSE
Owingsville	Gateway Radio Works, KY BLH-831209AC 9A Per One-Step Applica	296A 2.05 107.1 112 tion BPH-9407	83-46-34		
WKCA DEL Owingsville	Morehead Broadcasting KY RM-5673		38-11-16 83-46-34		93.80 31 62.80 CLEAR
USED Crooksville # 29 Docket:	OH 84-231	297A 107.3	39-46-24 82-06-00		136.48 72 64.48 CLEAR
USED Miami	WV	297B 107.3	38-16-25 81-31-27		136.64 113 23.64 CLEAR
WKAZ LIC Miami	Empire Broadcasting S WV BLH-851127KB	297B 23.5 107.3 206	38-16-25 81-31-27		

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Latitude: 38-44-49 Longitude: 82-58-13

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	h Licensee Name ense St FCC File No.			Latitude Longitude		Req (km)
USE Falmouth Docket: 88-	KY	298A 107.5		38-43-15 84-22-27		115 CLEAR
WIOK LIC Falmouth	Amber Broadcasting KY BMLH-920818K		1.35 212			115 CLEAR
USE Columbus Proposed to # 21 Docke	OH Canada as Class C1 950	107.5		39-57-42 83-00-06 Canada 950	178.8	
WJZA CP Columbus Docket: 88-	Horace E. Perkins OH BPH-870515NP	298A 107.5	1.90 126			
WZLK LIC Virgie	Kenneth Osborne KY BLH-960130KA					
USE Virgie Effective 1	KY .1-24-89 Docket: 87-615	107.5				
WEGW LIC	Wheeling Radio Comp WV BLH-940119KA			40-03-41 80-45-08		
USE Wheeling Coordinates	WV wv s updated from LIC recor	298B 107.5 cd BLH3		40-03-41 80-45-08		178 CLEAR
Owingsville	Gateway Radio Works KY BPH-940719IC Oplication-From Channel	107.7		38-11-16 83-46-34		72 CLEAR
USI Owingsville Reserved fo		107.7	BPH-94(83-45-19		72 CLEAR

Constraints Study FM Channel 298A

Latitude: 38-44-49 Title: CHANNEL 298A

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Call City of		Licensee Name e St FCC File No.		Latitude Longitude	Dist (km)	Req (km)
Nelsonv		ОН	299A 107.7	39-27-31 82-13-55	101.59 29.59	
WSEO Nelsonv		Nelsonville TV Cable, OH BLH-900418KE	299A 107.7			
WMMX Dayton FOR AUX		American Radio System OH BPH-940706IE PURPOSES ONLY	299B 107.7	39-43-36 84-12-23		113 CLEAR
Dayton Coordin	USED ates up	OH dated from LIC record	299B 107.7 BLH3	39-43-36 84-12-23		
WMMX Dayton	LIC	American Radio System OH BMLH-901017KD	299B 107.7	39-43-36 84-12-23		113 CLEAR
WEMM Hunting	LIC	Mortenson Broadcastin WV BLH-5223	300B 107.9	38-28-33 82-15-00		69 CLOSE
Hunting Coordin		WV odated from LIC record	300B 107.9 BLH5	38-28-33 82-15-00		69 CLOSE

End of Constraints Study FM Channel 298A